


RECORD OF COMMUNICATION		<input checked="" type="checkbox"/> PHONE CALL <input checked="" type="checkbox"/> DISCUSSION <input type="checkbox"/> FIELD TRIP <input type="checkbox"/> CONFERENCE <input type="checkbox"/> OTHER (SPECIFY) _____	
(Record of item checked above)			
TO: Gerald Fontenot		FROM: Bev Foster	
		DATE 7/8/82 TIME	
SUBJECT Fansteel - OKD007221831 Muskogee, OK			
SUMMARY OF COMMUNICATION <p>On 6/3/82, Jerry Black from the OK Water Resources Board (OWRB) called to discuss problems with Fansteel and to find out EPA's role with respect to handling RCRA problems at this facility. Mr. Black has been dealing with NPDES problems at Fansteel for several years. I told Mr. Black that the Oklahoma State Dept. of Health (OSDH) is Phase I authorization and would be the designated agency to take any potential enforcement actions. Mr. Black claimed that the groundwater is contaminated with hazardous waste at this facility. I told Mr. Black that OSDH inspected this facility on 11/7/82 and took groundwater samples, results of which had not been analyzed. I told him that we had requested the inspection report from OSDH which we had not yet received. I also related to Mr. Black that if the samples came back indicating radioactive contamination, then the Industrial Waste Division would no longer have jurisdiction - the Occupational and Radiological Health Services would take the lead. This is according to Section 2756 Rules and Regulations of the Controlled Industrial Waste Disposal Act.</p> <p>On June 20, we received a copy of the Fansteel report from OSDH. I also talked to Mr. Coulter, the OSDH inspector, on 6/22/82, who informed me that the samples did not indicate radioactive contamination and that the case would be referred to the radiologic division. The inspection report also indicated radioactive contamination.</p> <p style="text-align: center;">(documented)</p>			
CONCLUSIONS, ACTION TAKEN OR REQUIRED			
<div style="text-align: right; padding-right: 50px;">  195885 </div>			
INFORMATION COPIES TO: _____			